IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:									
Kyu-ch	eol SHIN								
Application No.: To be assigned Group Art Unit: Unassigned									
Filed:	February 1	3, 2004	Examiner: Unassigned						
For:		ECTROPHOTOGRAPHIC IMAGE FORMING APPARATUS AND METHOD OF NTROLLING DEVELOPMENT							
INFORMATION DISCLOSURE STATEMENT									
Assistant Commissioner for Patents Washington, D.C. 20231									
Sir:									
In accordance with the duty of disclosure provisions of 37 CFR § 1.56, there is hereby provided certain information which the Examiner may consider material to the examination of the subject U.S. patent application. It is requested that the Examiner make this information of record if it is deemed material to the examination of the subject application.									
1. 🛛	Enclosure	Enclosures accompanying this Information Disclosure Statement are:							
	1a. ⊠ 1b. ⊠ 1c. □	application or a PCT Internation	earch report(s) from a counterpart foreign nal Search Report. Ibstracts only) attached to each non-English						
	1e. 🗌	References (ATTACHMENT 1(e), hereto) for							
	1f.	providing a concise explanation List of Co-pending Applications	n of each non-English publication.						
2.									
	2a. 🔲	(Check either Item 2a or 2b or 2c or 2d) 2a. Within three months of the filing date of a national application other than a							
٠	2b. 🗌	Continued Prosecution Applica	tion under §1.53(d); of entry of the national stage as set forth in						
	2c. ⊠ 2d. □	Before the mailing of a first Offi	ice Action on the merits; or ice Action after the filing of a Request for						

Docket No: 101-1014

	nce with 37 CFR §1.98, I to be the relevance of	a concise explanation of what is presently	
. 3a. □	satisfied because all n enclosed English languathe search report from degree of relevance fo Trademark Office's aut	on-English language publications were cited on the lage copy of the PCT International Search Report of a counterpart foreign application indicating the land by the foreign office. (See U.S. Patent & horization in the Federal Register, Vol. 57, No. 12,) or
3b. ☐ 3c. ⊠	set forth in the applicat	on.	
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3d. □	enclosed as Attachme	t 1(e), hereto.	
be, material search report, if su The Commit required un-	to patentability nor a report(s) from a counterpart abmitted herewith). 37 Counterpart assioner is authorized to der 37 CFR §1.17 for this	presentation that a search has been made (other the foreign application or a PCT International Search FR §§ 1.97(g) and (h). Credit any overpayment or charge any additional fe	nar e
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		STANZIONE & KIM, LLP	
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	ad. ☐ 3b. ☐ 3c. ☒ 3d. ☐ No admission be, material search report, if sure the comminant required under the comminant period of the comminant of the comminant required under the comminant required the comminant re	understood to be the relevance of e (Check appropria 3a. satisfied because all not enclosed English langulating the search report from a degree of relevance for Trademark Office's autilianuary 17, 1992, at passet forth in the application of 3c. satisfied because an Engortion(s)) is attached to enclosed as Attachment and enclosed as Attachment enclosed enc	enclosed English language copy of the PCT International Search Report the search report from a counterpart foreign application indicating the degree of relevance found by the foreign office. (See U.S. Patent & Trademark Office's authorization in the Federal Register, Vol. 57, No. 12, January 17, 1992, at page 2031 (Reply to Comment 68).) 3b.

						Sheet 1 of Sheet 1 of ATTORNEY DOCKET NO. APPLICATION NO.						
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